



## UNITED STATES DEPARTMENT OF COMMERCE **Patent and Trademark Office**

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

FILING DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NO. APPLICATION NUMBER **EXAMINER** PAPER NUMBER **ART UNIT DATE MAILED:** INTERVIEW SUMMARY All participants (applicant, applicant's representative, PTO personnei): Date of Interview Type: Telephonic Personal (copy is given to applicant applicant's representative). Agreement was reached. was not reached. Claim(s) discussed: Identification of prior art discussed: Description of the general nature of what was agreed to if an agreement was reached, or any other comments ( A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable

must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.)

1. Lit is not necessary for applicant to provide a separate record of the substance of the interview.

Unless the paragraph above has been checked to indicate to the contrary. A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a response to the last Office action has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW.

2. Since the Examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the response requirements of the last Office action. Applicant is not relieved from providing a separate record of the Interview unless box 1 above is also checked.

Examiner Note: You must sign this form unless it is an attachment to another form.

FORM PTOL-413 (REV.1-96)

## Manual of Patent Examining Procedure, Section 713.04 Substance of Interview must be Made of Record

A complate written stetement as to tha substanca of any faca-to-faca or talaphona interview with ragard to an application must be made of record in the application, whather or not an egreement with the axaminar wea reechad at the interview.

§1.133 Interviews

(b) In avery instanca whare raconsideration ia requasted in view of en interviaw with en examiner, e complete written statement of the reesons presented at the Interview as warrenting favorable action must be filed by the applicant. An Interview does not remove the necessity for reaponse to Office action es specified in §§ 1.111,1.135. (35 U.S.C.132)

§ 1.2. Business to be trensected in writing. All business with the Petant or Tredamerk Offica should be trensected in writing. The personal ettendance of epplicents or their ettorneys or agenta et the Patant and Trademark Office is unnecassery. The action of tha Petant end Trademark Office will be basad axclusivaly on tha writtan racord in tha Offica. No attention will ba paid to any ellagad orei promise, stipulation, or undarstending in raietion to which there is disegraamant or

Tha action of tha Patant and Tradamark Office cannot be basad axclusivaly on tha written racord in the Offica if thet record is itself incomplate through the failure to record the aubstance of Intarviaws.

It la tha rasponsibility of tha applicant or the attornay or agent to meke tha aubstence of an Intarviaw of record in the epplication file, unlass tha exeminer indicatas he or sha will do ao. It is tha axaminar'a responaibility to sae that auch e racord is made and to correct material ineccurecies which bear directly on the quastion of

Examinars must complate a two-sheet carbon intariaaf Interviaw Summary Form for each interviaw hald eftar January 1, 1978 where a matter of substance hea been discussed during the interview by checking the appropriete boxes and filling in the blenks in neat hendwrittan form using e ball point pen. Discussions ragarding only procedurel mettars, directad solaly to reatriction requirements for which interview recordation is otherwise provided for in Saction 812.01 of the Manuel of Petant Exemining Procedura, or pointing out typogrephical arrors or unreadeble script in Office actions or tha like, ere axcludad from tha intarviaw racordation proceduras

The Interviaw Summary Form shall be givan en appropriata papar numbar, placad in the right hand portion of tha fila, and listad on tha "Contants" list on the fila wrapper. The docket end sariel ragistar cards need not be updated to reflect Interviews. In e personel interview, the duplicate copy of the Form is removed and given to the applicant (or attornay or agant) at the conclusion of the Interview. In the cese of a telephonic interview, the copy is mailed to the applicant's correspondence address aithar with or prior to tha naxt official communication. If additional correspondence from the examinar is not likaly bafore an allowanca or if other circumstencae dictata, the Form should ba mailed promptly after the talaphonic intarviaw rather than with tha naxt official communication.

Tha Form providaa for recordation of tha following Information:

- -Sarlal Numbar of the application
- Neme of applicant
- -Nama of axeminer
- Data of intarview
- -Type of intarviaw (parsonel or talaphonic)
- Name of participant(a)) (applicant, ettornay or agant, atc.)
- An indication whathar or not en axhibit was ahown or a demonstration conducted
- An idantification of the claims discussed
- -An idantification of the specific prior art discussed
- An indication whathar an agraamant wea raachad and if so, a dascription of tha ganeral natura of tha agraemant (mey be by ettechment of a copy of amandments or cleims agread es being elloweble). (Agreaments as to allowability ara tantativa and do not reatrict further action by the exeminar to the
- The signatura of the axeminer who conducted the interview
- Nemes of other Petent end Trademark Offica personnal prasant.

Tha Form also contains a statement reminding the epplicent of his responsibility to record tha substence of the interview.

it is dasiraabla thet the axeminer orelly remind the applicant of his obligation to record tha substance of tha interview in each cesa unless both epplicant and exeminar agrae thet the examinar will record same. Where the examinar egraes to record the substance of the interview, or when it is adequetely recorded on the Form or in an attechmant to tha Form, the axaminar should check a box et the bottom of the Form informing the applicant that he need not supplement the Form by aubmitting a saparata racord of tha subatanca of tha interview.

it should be noted, however, that the Interview Summery Form witl not normally be considered a complete and proper recordation of the Interview unless it includes, or is aupplamented by the epplicant or the examinar to include, ell of the applicable items required below concerning the substance of the interview:

A complate and propar recordation of the substence of any interview should include at leest the following applicable itema:

- 1) A briaf description of the nature of any exhibit shown or eny demonstretion conducted,
- 2) an idantification of the claims discussed,
- an idantification of spacific prior art discussed.
- 4) en idantification of the principal proposed amandments of a substantive nature discussed, unless these are already described on the interview Summary Form completed by the axaminer,
- 5) a briaf identification of the general thrust of the principel arguments presented to the examiner. The identification of erguments need not be lengthy or alaborate. A verbatim or highly dateiled description of the argumanta is not required. The identification of the argumants is sufficient if the general nature or thrust of the principel erguments mede to the examiner cen be understood in the context of tha application fila. Of course, tha epplicant may dasire to emphesize and fully describe those erguments which he faels ware or might be persuesive to the examiner,
- 6) e ganaral indication of eny othar pertinent matters discussed, and
- 7) if eppropriate, the genarel results or outcome of the interview unleas elreedy described in the interview Stimmary Form completed by the examinar.

Exeminara era expectad to carafully raviaw the applicant's racord of tha substanca of an interview. If the racord is not complete or accurate, the exeminar will give the applicant one month from tha deta of the notifying letter or the rameindar of eny pariod for response, whichever is longer, to complete the response end thereby evold abendonment of the epplication (37 CFR 1.135(c)).

## **Exeminer to Check for Accuracy**

Applicant's summary of what took pleca et the Interview should be carefully checked to determine the accuracy of any argument or statement attributed to the exeminer during the Interviaw. If there is en inaccuracy and it baers directly on the quastion of patentability, it should be pointed out in the next Office latter. If the claims era elloweble for other reesons of record, the exeminer should send e letter setting forth his or har varsion of the statament attributed to him. If the record la complete end eccurate, the examinar should place the Indication "Interview record OK" on the paper recording the aubstance of the interview along with the date and the axaminer's initiels.